- 10. If no mother living, or descendants from such mother, then to the maternal ancestors and their descendants, in the same manner as is above directed as to the paternal ancestors and their descendants.
- 11. If the estate descended to the intestate on the part of the mother, and the intestate shall die without any child or descendant, then the estate shall go to the mother.
- 12. If no mother living, then to the brothers and sisters of the intestate of the blood of the mother and their descendants in equal degree equally.
- 13. If no such brother or sister, or descendant of such brother or sister, then to the grandfather on the part of the mother.
- 14. If no such grandfather living, then to his descendants in equal degree equally.
- 15. If no such descendant of such grandfather, then to the father of such grandfather, and if none such living, then to his descendants in equal degree, and so on, passing to the next male maternal ancestor, and if none such living, to his descendants in equal degree.
- 16. If no such maternal ancestor, or descendant from any maternal ancestor, then to the father of the intestate.
- 17. If no father living, to his descendants in equal degree equally.
- 18. If no father living, or descendant from the father, then to the paternal ancestors and their descendants, in the same manner hereinbefore directed as to the maternal ancestors.
- 19. If the estate shall be vested in the intestate by purchase, or shall descend to or vest in the intestate in any other manner than as hereinbefore mentioned, and there be no child or descendant of such intestate, then the estate shall descend to the brothers and sisters of such intestate of the whole blood, and their descendants in equal degree equally.
- 20. If no brother or sister of the whole blood, or descendant from such brother or sister, then to the brothers and